

**REMARKS/ARGUMENTS**

1. Rejection of claim 1 under 35 U.S.C. 102(b):

Claim 1 is rejected under 35 U.S.C. 102(b) as being anticipated by Cheon (US 6,484,016).

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**Response:**

The applicant would like to explain the patentable differences between the features of claim 1 and the subject matter taught by Cheon.

10            Claim 1 recites a single rotating axis component is inserted into an end of the first rotating component of the first housing and is inserted into an end of the second rotating component of the second housing. That is, the single rotating axis component is removable and is inserted into both the first rotating component and the second rotating component for facilitating  
15 rotation of the first housing with respect to the second housing.

             In contrast, Cheon teaches in Figures 5 and 6 inserting a monolithic hinge arm 201 into both ends of side arms 101. Cheon does not teach using a separate “single rotating axis component having a first side for inserting into  
20 **only an end** of the first rotating component that is opposite the end of the first rotating component with the first hole, and a second side for inserting into **only an end** of the second rotating component that is opposite the end of the second rotating component with the second hole” as is claimed.

25            Instead, Cheon teaches in column 4, lines 54-58 “...the **hinge arm 201 of the folder 20 being positioned** in the slot 102 which is defined **between the pair of side arms 101**. Thus, the pair of side arms 101 and the hinge arm 201 are coaxially aligned one with another.” For these reasons, the applicant respectfully submits that Cheon fails to teach all of the claimed features of  
30 claim 1. Reconsideration of claim 1 is respectfully requested.

2. Rejection of claims 2-9 under 35 U.S.C. 103(a):

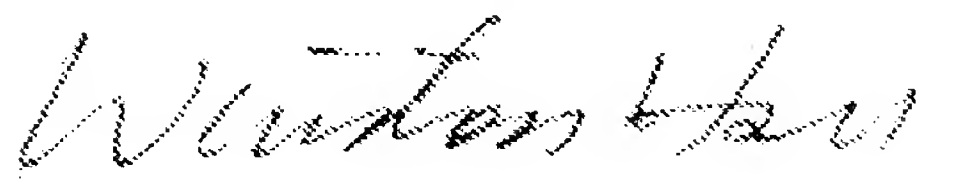
Claims 2-9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Cheon (US 6,484,016) in view of Applicant's Admitted Prior Art.

5 **Response:**

Claims 2-9 are dependent on claim 1, and should be allowed if claim 1 is allowed. Reconsideration of claims 2-9 is therefore respectfully requested.

10 Applicant respectfully requests that a timely Notice of Allowance be issued in this case.

Sincerely yours,



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